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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/904,951	07/13/2001	Wolfram Kluge	2000.066200/DE0029	4131	
23720 7.	590 02/14/2005		EXAMINER		
WILLIAMS, MORGAN & AMERSON, P.C. 10333 RICHMOND, SUITE 1100			JACKSON, BLANE J		
HOUSTON, T			ART UNIT	PAPER NUMBER	
·			2685		
			DATE MAILED: 02/14/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	į		
Advisory Action	09/904,951	KLUGE ET AL.			
	Examiner Blane J Jackson  PLACE THIS APPLICATION IN CONDITION FOR ALLOW ed to avoid abandonment of this application. A proper reply ither: (1) a timely filed amendment which places the application of Appeal (with appeal fee); or (3) a timely filed Request for C 114.  OR REPLY [check either a) or b)]  In mailing date of the final rejection.  If this Advisory Action, or (2) the date set forth in the final rejection, whichever is relater than SIX MONTHS from the mailing date of the final rejection. LY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See it of extension and the corresponding amount of the fee. The appropriate extensishortened statutory period for reply originally set in the final Office action; or (2) three months after the mailing date of the final rejection, even if timely filed, mail pellant's Brief must be filed within the period set forth in (37 CFR 1.191(d)), to avoid dismissal of the appeal. tered because:  re further consideration and/or search (see NOTE below);  in the holow);  in a canceling a corresponding number of finally rejected claims are grejection(s):  would be allowable if submitted in a separate, timely filed and the grey and the separate is not directed SOLELY to issues which were seried because it is not directed SOLELY to issues which were seried because it is not directed SOLELY to issues which were seried because it is not directed SOLELY to issues which were seried because it is not directed SOLELY to issues which were seried because it is not directed SOLELY to issues which were seried because it is not directed SOLELY to issues which were seried because it is not directed SOLELY to issues which were seried because it is not directed SOLELY to issues which were seried because it is not directed SOLELY to issues which were seried because it is not directed SOLELY to issues which were seried.				
	Blane J Jackson	2685			
The MAILING DATE of this communication appe	ars on the cover sheet with the c	orrespondence addi	ress		
THE REPLY FILED 20 December 2004 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.					
PERIOD FOR REPLY [check either a) or b)]					
a) The period for reply expiresmonths from the mailing date of the final rejection.					
b) Mark The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection.  ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP 706.07(f).					
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
37 CFR 1.192(a), or any extension thereof (37 CF	R 1.191(d)), to avoid dismissal	period set forth in of the appeal.			
$2. \boxtimes$ The proposed amendment(s) will not be entered by	ecause:				
(a) ☐ they raise new issues that would require further consideration and/or search (see NOTE below);					
(b) ☐ they raise the issue of new matter (see Note below);					
(c) ☑ they are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal; and/or					
(d) they present additional claims without canceling a corresponding number of finally rejected claims.					
NOTE:					
3. Applicant's reply has overcome the following rejection.	, ,				
canceling the non-allowable claim(s).					
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request for application in condition for allowance because:		sidered but does N(	OT place the		
6. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	cause it is not directed SOLELY	to issues which we	ere newly		
			and an		
The status of the claim(s) is (or will be) as follows:	:				
Claim(s) allowed:					
Claim(s) objected to:					
Claim(s) rejected: 1-18.					
Claim(s) withdrawn from consideration:					
8. $\square$ The drawing correction filed on is a) $\square$ app	proved or b) $\square$ disapproved by	the Examiner.			
9. Note the attached Information Disclosure Statement	ent(s)( PTO-1449) Paper No(s).	·			
10.⊠ Other: See Continuation Sheet					
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Continuation of 10. Other: Comments to the applicant's remarks of 20 December 2004: Durec teaches a compound Gilbert Cell based mixer where the cells are linked differentially. Bojer teaches a quadrature mixer where the I and Q Gilbert cells receive, like in Durec a differential RF input (differential quadrature output). Razavi teaches a mixer including a two transistor mixer core with a differential output. It is this differential output that is compatible to source the Gilbert cells of Durec and Bojer. The Final Rejection was specific to show how Razavi mixer entire would replace the transconductance portion of the Durec and Bojer mixers. Thus, claim language is satisfied. Note: the open claim language of claim 14 admits the Razavi mixer as a first mixer and the Durec Gilbert core as the second mixer to satisfy "said multiplier circuit comprises a Gilbert cell having a plurality of transistors. . . ".

EDWARD F. URBAN SUPERVICE TVETER VEDSUNGER

OCUZ HENNEO YEOLOUNKOEL